Edia L. Engle
(Original Signature of Member)

115TH CONGRESS 1ST SESSION

H.R.

To promote democracy and human rights in Burma, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Engel (for himself, Mr. Chabot, Mr. Crowley, Mr. Yoho, Mr. Sherman, Mrs. Wagner, Mr. Castro of Texas, and Mr. Franks of Arizona) introduced the following bill; which was referred to the Committee on

A BILL

To promote democracy and human rights in Burma, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Burma Unified through Rigorous Military Accountability
- 6 Act of 2017" or the "BURMA Act of 2017".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Statement of policy.
- Sec. 4. Sense of Congress on rights of returnees.
- Sec. 5. Sense of Congress with respect to humanitarian assistance and freedom of movement.
- Sec. 6. Multilateral assistance.
- Sec. 7. Limitation on security assistance and military and security sector cooperation.
- Sec. 8. Trade restrictions.
- Sec. 9. Visa ban and financial sanctions with respect to military officials responsible for human rights abuses.
- Sec. 10. Strategy for promoting economic development.
- Sec. 11. Report on accountability for ethnic cleansing, crimes against humanity, and genocide in Burma.
- Sec. 12. Appropriate congressional committees defined.

1 SEC. 2. FINDINGS.

- 2 Congress finds the following:
- 3 (1) The United States policy since 1988 has
- 4 fostered positive democratic reforms in Burma,
- 5 which have achieved significant milestones on the
- 6 path to democracy.
- 7 (2) On November 8, 2015, Burma held historic
- 8 elections in which the National League for Democ-
- 9 racy won a supermajority of seats in the combined
- 10 national Parliament.
- 11 (3) On March 30, 2016, Htin Kyaw was inau-
- gurated as the President of Burma, the country's
- first civilian President in more than 50 years.
- 14 (4) Aung San Suu Kyi, President of the Na-
- 15 tional League for Democracy, was barred from be-
- 16 coming President due to the provisions of section
- 59(f) of the 2008 Constitution of Burma, and there-
- fore assumed the office of State Counsellor, a posi-

1	tion created for her that made her the country's de
2	facto leader.

- (5) Among Aung San Suu Kyi's first acts as State Counsellor after the National League for Democracy party took office was to drop charges against more than 100 prisoners held for political reasons, including well-known journalists and student activists. President Htin Kyaw used his authority to grant amnesty to another 86 convicted political prisoners. However, as of September 2017, there were 220 political prisoners in Burma, 42 of whom were currently serving prison sentences, 51 of whom were awaiting trial inside prison, and 127 of whom were awaiting trial outside prison, according to the Assistance Association for Political Prisoners.
 - (6) Current Burmese law continues to systematically oppress the Rohingya people. In particular, the 1982 citizenship law effectively denies the Rohingya Burmese citizenship, rendering them stateless, and the Government of Burma continues to deny them freedom of movement, access to healthcare, education, and marriage.
 - (7) Despite the meaningful steps taken toward democracy in Burma, there still remain important structural and systemic impediments to the realiza-

1	tion of a fully democratic, civilian government, in-
2	cluding necessary reforms to the 2008 Constitution
3	of Burma and to existing laws and governance struc-
4	tures to ensure that—
5	(A) the Burmese military—
6	(i) ends its ability to directly and
7	undemocratically control appointments to
8	25 percent of the seats in the combined
9	national Parliament, providing legislators
10	appointed by the military a sufficient pro-
11	portion of seats to veto constitutional
12	amendments;
13	(ii) ends its control over governmental
14	ministries, including Home Affairs, De-
15	fense Affairs, and Border Affairs; and
16	(iii) ceases to operate autonomously
17	from the elected civilian government, by es-
18	tablishing meaningful civilian control over
19	the budgets and policy of both the military
20	and security forces; and
21	(B) the Government of Burma—
22	(i) addresses social and political dis-
23	enfranchisement and economic conditions
24	in the Burmese state of Rakhine, and
25	throughout the rest of the country, includ-

1	ing those faced by the Rohingya people;
2	and
3	(ii) addresses the underlying causes of
4	the current humanitarian and human
5	rights crisis affecting Burma's Rohingya
6	people as well as the other residents of the
7	Rakhine, Kachin, and Shan states in
8	Burma, including ethnic cleansing,
9	extrajudicial killings, sexual and gender-
10	based violence, and forced displacement re-
11	sulting from intercommunal violence and
12	the human rights abuses committed by the
13	Burmese military and security forces.
14	(8) Actions of the Burmese military, known as
15	the Tatmadaw, including continuing assaults on per-
16	sonnel and territory controlled by armed ethnic orga-
17	nizations, military offenses immediately preceding
18	the peace conference in Naypyitaw, and human
19	rights abuses against civilians in conflict areas, un-
20	dermine confidence in establishing a credible nation-
21	wide cease-fire agreement to end Burma's civil war.
22	(9) The people of Burma continue to suffer
23	from an ongoing internal armed conflict between the
24	Tatmadaw and nearly 20 armed ethnic groups. Any
25	prospects for a full democracy in Burma are contin-

1	gent on ending the internal armed conflict and find-
2	ing a path toward national reconciliation between
3	Burma's Bamar majority and its various ethnic mi-
4	norities, including through the establishment of a
5	federated state or similar structure of governance
6	that provides for meaningful political participation
7	by all citizens.
8	(10) Since 2011, over 98,000 people have been
9	displaced in the states of Kachina and Shan over the
10	escalating violence and instability, resulting in con-
11	tinued massive internal displacement, causing a
12	massive humanitarian crisis, continuing to under-
13	mine the trust necessary to achieve a durable, last-
14	ing peace, and disproportionately affecting the lives
15	of innocent civilians including the thousands of in-
16	ternally displaced persons forced from their homes.
17	(11) According to the United Nations Office for
18	the Coordination of Humanitarian Affairs, around
19	50 percent of such displaced people are staying in
20	areas beyond the control of the Government of
21	Burma, where access to humanitarian aid is limited.
22	(12) In 2015, the nongovernmental organiza-
23	tion Global Witness found that the estimated value
24	of official production of jade in 2014 was almost 48
25	percent of the official gross domestic product of

1	Burma. However, because of corruption and a lack
2	of transparency, the economic gains of Burma are
3.	being pocketed by notorious leaders from the mili-
4	tary junta, including former dictator Than Shwe and
5	drug lord Wei Hsueh Kang, and vested interests in
6	maintaining such corrupt gains from trading in jade
7	are undermining prospects for resolving the armed
8	conflict in Burma.
9	(13) On August 31, 2016, State Counsellor
10	Aung San Suu Kyi and the Government of Burma
11	initiated the Union Peace Conference 21st Century
12	Panglong, where more than 1,400 representatives of
13 -	various concerned parties attended a peace con-
14	ference in Naypyitaw in an effort to begin the proc-
15	ess of ending Burma's civil war and discuss options
16	in forming a democratic state of Burma.
17	(14) On May 24, 2017, the Government of
18	Burma held a second Panglong Peace Conference,
19	with mixed results.
20	(15) On October 31, 2016, the Secretary of
21	State determined that Burma should remain des-
22	ignated as a country of particular concern for reli-
23	gious freedom under section 402(b) of the Inter-
24	national Religious Freedom Act (22 U.S.C.
25	6442(b)), and that "members of the Rohingva com-

1	munity in particular face abuses by the Govern	ment
2	of Burma, including those involving torture, un	ılaw-
3	ful arrest and detention, restricted movement	, re-
4	strictions on religious practices, discrimination	n in
5	employment and access to social services".	
6	(16) Both government- and military-init	iated
7	investigations into human rights abuses in Bu	ırma
8	involving intercommunal violence or violence bet	ween
9	ethnic minorities and Burmese security forces	have
10	failed to yield credible results. For example, the	Feb-
11	ruary 2017 panels set up by the Burmese mil	itary
12	and the Home Affairs Ministry to investigate	such
13	misconduct are widely perceived to lack indep	end-
14	ence and impartiality. The December 2016 com	mis-
15	sion established by Burma's President Htin Kya	w to
16	investigate the October 2016 attacks in the sta-	te of
17	Rakhine dismissed claims of misconduct by second	arity
18	forces due to "insufficient evidence". The 2012 of	com-
19	mission that the Government established in the s	state
20	of Rakhine that year never held anyone account	able.
21	(17) In a public address on October 12, 2	017,
22	State Counsellor Aung San Suu Kyi laid out the	fol-
23	lowing goals for the state of Rakhine:	
24	(A) Repatriation of those who have cro	ssed
25	over to Bangladesh.	

1	(B) Effective provision of humanitarian as-
2	sistance.
3	(C) Resettlement of displaced populations.
4	(D) Economic development and durable
5	peace.
6	(18) According to the Bangladesh Foreign Min-
7	istry, more than 600,000 Rohingya have fled to
8	Bangladesh, for fear of loss of livelihoods, shelter,
9	and disproportionate use of force by the military of
10	Burma.
11	(19) On October 23, 2017, State Department
12	Spokesperson Heather Nauert said, "We express our
13	gravest concern with recent events in Rakhine State
14	and the violent, traumatic abuses Rohingya and
15	other communities have endured. It is imperative
16	that any individuals or entities responsible for atroc-
17	ities, including non-state actors and vigilantes, be
18	held accountable".
19	(20) At a hearing before the House Foreign Af-
20	fairs Committee on October 10, 2017, the Deputy
21	Assistant Secretary of State for Population, Refu-
22	gees, and Migration, Mark Sorella, said, "We have
23	been providing assistance to the United Nations and
24	other humanitarian partners to help those affected
25	by the Rakhine state violence. The United Nations

1 estimated \$434 million is needed. In fiscal year 2 2017, the United States contributed nearly \$104 3 million in assistance to the displaced populations in 4 Burma for refugees from Burma throughout the re-5 gion". 6 (21) At a hearing before the Senate Foreign 7 Relations Committee on October 24, 2017, the Dep-8 uty Assistant Secretary of State for Southeast Asia, 9 Patrick Murphy, testified that current estimates in-10 dicate over 600,000 people, mostly ethnic Rohingya, 11 have fled to Bangladesh since the crisis began on 12 August 25, 2017. In addition, Mr. Murphy indicated 13 that "refugees continue to cross into Bangladesh, 14 and we continue to receive credible reports of spo-15 radic violence in northern Rakhine State". 16 (22) Amnesty International and Human Rights 17 Watch have reported and documented a campaign of 18 violence perpetrated by the security forces of Burma, 19 which have indiscriminately fired on and killed civil-20 ians, raped women and girls, and arbitrarily arrested 21 Rohingya men without any cause or charges, which 22 Amnesty International has said "may amount to crimes against humanity" or "ethnic cleansing". 23 24 Satellite images obtained by Amnesty International 25 reveal that, out of the approximately 470 villages in

1 northern Rakhine State, nearly 300 were partially or 2 completely destroyed by fire since August 25, 2017, 3 most of which were completely or partially populated 4 by Rohingya Muslims. 5 (23) Access to the northern state of Rakhine 6 has remained blocked during this crisis, including a 7 prohibition of access for the United Nations and 8 other humanitarian groups. For much of the second 9 half of 2017, hundreds of thousands of vulnerable 10 people in the state of Rakhine who needed humani-11 tarian aid, including the Rohingya, Rakhine, and 12 other peoples and including children with acute mal-13 nutrition, were being blocked from receiving such 14 aid, and aid groups expect that levels of malnutri-15 tion and even starvation have dramatically increased. 16 (24) In response to previous violence between 17 the Burmese military and the Rohingya people in 18 2016, Aung San Suu Kyi established the Advisory 19 Commission on Rakhine State, headed by former 20 United Nations Secretary-General Kofi Annan, to 21 address tensions in Northern Rakhine. She has since 22 also endorsed the Commission's recommendations 23 and established a group to move forward with imple-24 mentation.

1 SEC. 3. STATEMENT OF POLICY. 2 It shall be the policy of the United States that— 3 (1) the United States supports a complete tran-4 sition to democracy and genuine national reconcili-5 ation in Burma; 6 (2) the pursuit of a United States strategy of 7 calibrated and principled engagement is essential to 8 support the establishment of a peaceful, prosperous, 9 and democratic Burma that includes respect for the 10 human rights of all its people regardless of ethnicity 11 and religion; and 12 (3) the guiding principles of such a strategy 13 should include— 14 (A) supporting meaningful legal and con-15 stitutional reforms that remove remaining re-16 strictions on civil and political rights and en-17 sure civilian governance, including reforms to 18 the current constitutional provision reserving 25 19 percent of parliamentary seats for appointments 20 by the military, which provides the military with 21 veto power over constitutional amendments; 22 (B) establishing a fully democratic, plural-23 istic, and representative political system that in-24 cludes regularized free and fair elections in 25 which all people of Burma can vote;

1	(C) promoting genuine national reconcili-
2	ation, the conclusion of a credible and sustain-
3	able nationwide cease-fire agreement, including
4	political accommodation of ethnic Shan, Kachin,
5	Chin, Karen and other ethnic groups, and con-
6	stitutional change enabling inclusive permanent
7	peace;
8	(D) ensuring accountability for ethnic
9	cleansing, crimes against humanity, and geno-
10	cide perpetrated against the Rohingya, Kachin,
11	Shan, and other ethnic minorities by the Gov-
12	ernment and military of Burma, violent extrem-
13	ist groups, and other combatants involved in
14	the conflict;
15	(E) strengthening civilian institutions in
16	the government, including support for greater
17	transparency and accountability;
18	(F) establishing professional and non-
19	partisan military, security, and police forces
20	that operate under civilian control;
21	(G) empowering local communities, civil so-
22	ciety, and independent media;
23	(H) encouraging the Government of
24	Burma to ensure equal access to full citizenship

1	for the Rohingya population in Burma as well
2	as for those displaced in Bangladesh;
3	(I) promoting responsible international and
4	regional engagement;
5	(J) strengthening respect for and protec-
6	tion of human rights and religious freedom; and
7	(K) addressing and ending the humani-
8	tarian and human rights crises and supporting
9	the ability of the displaced Rohingya to volun-
10	tarily return to their homes, under internation-
11	ally approved conditions.
12	SEC. 4. SENSE OF CONGRESS ON RIGHTS OF RETURNEES.
13	It is the sense of Congress that the Government of
14	Burma, in collaboration with the regional and inter-
15	national community including the United Nations High
16	Commissioner for Refugees, should—
17	(1) ensure the dignified, safe, and voluntary re-
18	turn of all those displaced from their homes, espe-
19	cially from Rakhine State, without an unduly high
20	burden of proof; and
21	(2) fully implement all of the recommendations
22	

1	SEC. 5. SENSE OF CONGRESS WITH RESPECT TO HUMANI-
2	TARIAN ASSISTANCE AND FREEDOM OF
3	MOVEMENT.
4	(a) Sense of Congress.—It is the sense of Con-
5	gress that additional significant and sustained funding will
6	be necessary to address the medium and long-term im-
7	pacts of the crisis in Burma.
8	(b) RESTORATION OF HUMANITARIAN ACCESS AND
9	ACCOUNTABILITY IN RAKHINE STATE.—Congress calls on
10	the Government of Burma and Burmese security forces
11	to ensure complete and unfettered humanitarian access in
12	the state of Rakhine and to support an independent inter-
13	national fact-finding mission to investigate allegations of
14	ethnic cleansing, crimes against humanity, and genocide.
15	(c) Freedom of Movement of Refugees and In-
16	TERNALLY DISPLACED PERSONS.—Congress calls on the
17	Government of Bangladesh—
18	(1) to ensure that all refugees have freedom of
19	movement and under no circumstances are subject
20	to unsafe, involuntary, or uninformed repatriation;
21	(2) to ensure the dignified, safe, and voluntary
22	return of those displaced from their homes; and
23	(3) to offer to those refugees who do not want
24	to return meaningful means to obtain compensation
25	or restitution.

1 SEC. 6. MULTILATERAL ASSISTANCE.

2	(a) In General.—Except as provided under sub-
3	section (b), the Secretary of the Treasury shall instruct
4	the United States Executive Director of each international
5	financial institution to use the voice and vote of the United
6	States to support a project in Burma only if the project
7	does not partner with, contract or subcontract with, or
8	otherwise involve or benefit any enterprise owned or di-
9	rectly or indirectly controlled by the military of Burma.
10	(b) EXCEPTION.—The Secretary of the Treasury may
11	instruct the United States Executive Director of an inter-
12	national financial institution to approve projects that do
13	not meet the requirements under subsection (a) after the
14	date on which the Secretary of State certifies to the appro-
15	priate congressional committees that—
16	(1) senior Burmese military officials have—
17	(A) publicly acknowledged their role in
18	committing past human rights abuses;
19	(B) cooperated with independent efforts to
20	investigate such abuses;
21	(C) been held accountable for such abuses;
22	(D) demonstrated substantial progress in
23	reforming their behavior with respect to the
24	protection of human rights in the conduct of
25	civil-military relations;

1	(E) demonstrably and verifiably indicated
2	their support for extending civil and political
3	rights, including citizenship and access to rule
4	of law, to all the people of Burma, including the
5	Rohingya, consistent with international stand-
6	ards; and
7	(F) are cooperating with efforts to secure
8	a credible, nationwide ceasefire agreement, po-
9	litical accommodation, and constitutional
10	change; or
11	(2) doing so is in the national interest of the
12	United States.
13	SEC. 7. LIMITATION ON SECURITY ASSISTANCE AND MILI-
14	TARY AND SECURITY SECTOR COOPERATION.
15	(a) Limitation on Military and Security Sec-
16	more Communication III
	TOR COOPERATION.—Except as provided under subsection
17	(b), the United States may not supply any security assist-
17 18	
18	(b), the United States may not supply any security assist-
18 19	(b), the United States may not supply any security assistance or engage in any military-to-military programs with
18 19	(b), the United States may not supply any security assistance or engage in any military-to-military programs with the armed forces or security forces of Burma, including
18 19 20	(b), the United States may not supply any security assistance or engage in any military-to-military programs with the armed forces or security forces of Burma, including through training, observation, or participation in regional
18 19 20 21 22	(b), the United States may not supply any security assistance or engage in any military-to-military programs with the armed forces or security forces of Burma, including through training, observation, or participation in regional exercises, until the date on which the Secretary of De-
18 19 20 21 22	(b), the United States may not supply any security assistance or engage in any military-to-military programs with the armed forces or security forces of Burma, including through training, observation, or participation in regional exercises, until the date on which the Secretary of Defense, in consultation with the Secretary of State, certifies

ards and are undertaking meaningful and significant security sector reform, including transparency and accountability, to prevent future abuses and that each of the following criteria have been met: 5 (1) The Burmese armed forces adhere to inter-6 national humanitarian law and international stand-7 ards for human rights and pledge to stop future 8 human rights abuses. 9 (2) The Burmese armed forces support efforts 10 to carry out meaningful and comprehensive inves-11 tigations of alleged abuses and are taking steps to 12 hold accountable those members of such armed 13 forces responsible for human rights violations. 14 (3) The Government of Burma, including the 15 armed forces, allow immediate and unfettered hu-16 manitarian access to communities in areas affected 17 by conflict, including Rohingya communities in the 18 state of Rakhine. 19 (4) The Government of Burma, including the 20 armed forces, cooperates with the United Nations 21 High Commissioner for Refugees and organizations 22 affiliated with the United Nations to ensure the pro-23 tection of displaced persons and the safe and vol-24 untary return of refugees and internally displaced

25

persons.

1	(5) The Burmese armed forces cease attacking
2	ethnic minority groups and constructively participate
3	in the conclusion of a credible, nationwide ceasefire
4	agreement, political accommodation, and constitu-
5	tional change.
6	(6) The Government of Burma, including the
7	armed forces, takes steps toward the implementation
8	of the recommendations of the Advisory Commission
9	on Rakhine State and has extended recognition of
10	human rights to all the people of the state of
11	Rakhine, including the Rohingya.
12	(7) The Government of Burma is clearly on the
13	path to civilian control over its security forces, in-
14	cluding constitutional reforms to relinquish military
15	control of ministries currently under exclusive mili-
16	tary control and over 25 percent of the seats in the
17	combined national Parliament.
18	(8) All political prisoners in Burma have been
19	released.
20	(b) Exceptions.—
21	(1) CERTAIN EXISTING AUTHORITIES.—The
22	Secretary of Defense may continue to conduct con-
23	sultations with Burma pursuant to the authorization
24	under section 1253 of the Carl Levin and Howard
25	P. "Buck" McKeon National Defense Authorization

1	Act for Fiscal Year 2015 (22 U.S.C. 2151 note)
2	after the date on which the Secretary of State cer-
3	tifies to the appropriate congressional committees
4	that—
5	(A) attacks by Burmese security forces
6	against minority groups, including the Kachin,
7	Shan, and Rohingya, have ceased;
8	(B) full and unfettered access for officials
9	of the United Nations, human rights observers,
10	and members of the press has been restored in
11	conflict areas, including the states of Rakhine,
12	Kachin and Shan;
13	(C) the Government of Burma has made a
14	firm commitment to a plan that is consistent
15	with internationally accepted human rights
16	principles for providing security to those refu-
17	gees and internally displaced persons who wish
18	to return to their homes; and
19	(D) Burma has ended its campaign of eth-
20	nic cleansing against the Rohingya people and
21	the military and government make a clear com-
22	mitment to the restoration of rights for ethnic
23	and religious minorities, including the
24	Rohingya.

1	(2) Hospitality.—The Secretary of State and
2	the United States Agency for International Develop-
3	ment may meet related-hospitality requirements with
4	respect to the Union Peace Conference 21st Century
5	Panglong.
6	(c) MILITARY REFORM.—The certification required
7	under subsection (a) shall include a written justification
8	in unclassified form that may contain a classified annex
9	describing the Burmese military's efforts to implement re-
10	forms, end impunity for human rights abuses, and in-
11	crease transparency and accountability.
12	(d) Rule of Construction.—Nothing in this Act
13	shall be construed to authorize the Secretary of Defense
14	to provide assistance to the Government of Burma except
15	as provided in this section.
16	(e) Report.—
17	(1) In General.—Not later than 180 days
18	after the date of the enactment of this Act, and
19	every 180 days thereafter, the Secretary of Defense,
20	in concurrence with the Secretary of State, shall
21	submit to the appropriate congressional committees
22	a report, in unclassified form with a classified annex,
23	on the strategy and plans for military-to-military en-
24	gagement between the United States Armed Forces
25	and the military of Burma.

1	(2) Elements.—The report required under
2	paragraph (1) shall include the following elements:
3	(A) A description and assessment of the
4	Government of Burma's strategy for security
5	sector reform, if applicable, including plans to
6	end involvement in the illicit trade in jade and
7	other natural resources, reforms to end corrup-
8	tion and illicit drug trafficking, and constitu-
9	tional reforms to ensure civilian control.
10	(B) A list of ongoing military activities
11	conducted by the United States Government
12	with the Government of Burma, and a descrip-
13	tion of the United States strategy for future
14	military-military engagements between the
15	United States and Burma's military forces, in-
16	cluding the military of Burma, the Burma Po-
17	lice Force, and armed ethnic groups.
18	(C) An assessment of the progress of the
19	military of Burma towards developing a frame-
20	work to implement human right reforms, in-
21	cluding—
22	(i) cooperation with civilian authori-
23	ties to investigate and prosecute cases of
24	serious, credible, or gross human rights
25	violations,

1	(ii) steps taken to demonstrate respect
2	for and implementation of the laws of war
3	and international human rights law; and
4	(iii) a description of the elements of
5	the military-to-military engagement be-
6	tween the United States and Burma that
7	promote such implementation.
8	(D) An assessment of progress on the
9	peaceful settlement of armed conflicts between
10	the Government of Burma and ethnic minority
11	groups, including actions taken by the military
12	of Burma to adhere to ceasefire agreements and
13	withdraw forces from conflict zones.
14	(E) An assessment of the Burmese's mili-
15	tary recruitment and use of children as soldiers.
16	(F) An assessment of the Burmese's mili-
17	tary's use of violence against women, sexual vio-
18	lence, or other gender-based violence as a tool
19	of terror, war, or ethnic cleansing.
20	SEC. 8. TRADE RESTRICTIONS.
21	(a) REINSTATEMENT OF IMPORT RESTRICTIONS ON
22	JADEITE AND RUBIES FROM BURMA.—Section 3A of the
23	Burmese Freedom and Democracy Act of 2003 (50 U.S.C.
24	1701 note) is amended by adding at the end the following:

1	"(i) TERMINATION.—Notwithstanding section 9, this
2	section shall remain in effect until the date on which the
3	President determines and certifies to the appropriate con-
4	gressional committees that the Government of Burma has
5	taken substantial measures to reform the gemstone indus-
6	try in Burma, including measures to require—
7	"(1) the disclosure of the ultimate beneficial
8	ownership of entities in that industry; and
9	"(2) the publication of project revenues, pay-
10	ments, and contract terms relating to that indus-
11	try.".
12	(b) Conforming Amendments.—Section 3A of the
13	Burmese Freedom and Democracy Act of 2003 (50 U.S.C.
14	1701), as amended by subsection (a), is further amend-
15	ed—
16	(1) in subsection (b)—
17	(A) in paragraph (1), by striking "until
18	such time" and all that follows through "2008"
19	and inserting "beginning on the date that is 15
20	days after the date of the enactment of the
21	BURMA Act of 2017"; and
22	(B) in paragraph (3), by striking "the date
23	of the enactment of this Act" and inserting
24	"the date of the enactment of the BURMA Act
25	of 2017"; and

1	(2) in subsection $(c)(1)$, by striking "until such
2	time" and all that follows through "2008" and in-
3	serting "beginning on the date that is 15 days after
4	the date of the enactment of the BURMA Act of
5	2017".
6	(c) Effective Date.—The amendments made by
7	this section shall apply with respect to articles entered,
8	or withdrawn from warehouse for consumption, on or after
9	the 15th day after the date of the enactment of this Act.
10	SEC. 9. VISA BAN AND FINANCIAL SANCTIONS WITH RE-
11	SPECT TO MILITARY OFFICIALS RESPON-
12	SIBLE FOR HUMAN RIGHTS ABUSES.
13	(a) List Required.—
14	(1) In general.—Not later than 30 days after
15	the date of the enactment of this Act and every 180
16	days thereafter, the President shall submit to the
17	appropriate congressional committees a list of—
18	(A) each senior official of the military or
19	security forces of Burma that the President de-
20	termines has played a direct and substantial
21	role in the commission of human rights abuses
22	in Burma, including any senior-ranking individ-
23	uals who gave orders to subordinates to engage
24	in the commission of human rights abuses; and

1	(B) each senior-ranking individual of such
2	forces who failed to investigate human rights
3	abuses allegedly committed by subordinates
4	under the command of such individual, includ-
5	ing human rights abuses committed against the
6	Rohingya minority population.
7	(2) Inclusions.—The list required by para-
8	graph (1) shall include all of the senior officials of
9	the military and security forces of Burma in charge
10	of each unit that was operational during the so-
11	called "clearance operations" that began in October
12	2016 or thereafter.
13	(b) Sanctions.—
14	(1) VISA BAN.—The Secretary of State shall
15	deny a visa to, and the Secretary of Homeland Secu-
16	rity shall exclude from the United States, any indi-
17	vidual included in the most recent list submitted
18	pursuant to subsection (a)(1).
19	(2) List of specially designated nation-
20	ALS AND BLOCKED PERSONS.—
21	(A) IN GENERAL.—Not later than 90 days
22	after the date of the enactment of this Act, the
23	President shall—

1	(i) determine whether the individuals
2	specified in subparagraph (B) should be
3	included on the SDN list; and
4	(ii) submit to the appropriate congres-
5	sional committees a report that includes,
6	with respect to any individual specified in
7	subparagraph (B) that the President deter-
8	mines should not be included on the SDN
9	list, the justification for such determina-
10	tion.
11	(B) Individuals specified.—The indi-
12	viduals specified in this subparagraph are—
13	(i) the head of each unit of the mili-
14	tary or security forces of Burma that was
15	operational during the so-called "clearance
16	operations" that began in October 2016 or
17	thereafter, including—
18	(I) Senior General Min Aung
19	Hlaing;
20	(II) Major General Maung
21	Maung Soe; and
22	(III) Major General Khin Maung
23	Soe; and
24	(ii) any senior official of the military
25	or security forces of Burma for which

1	there are credible allegations that the offi-
2	cial has aided, participated, or is otherwise
3	implicated in gross human rights abuses in
4	Burma, including sexual and ethnic- or
5	gender-based violence.
6	(C) SDN LIST DEFINED.—In this para-
7	graph, the term "SDN list" means the list of
8	specially designated nationals and blocked per-
9	sons maintained by the Office of Foreign Assets
10	Control of the Department of the Treasury.
11	(3) Authority for additional financial
12	SANCTIONS.—The Secretary of the Treasury may
13	prohibit or impose appropriate conditions on the
14	opening or maintaining in the United States of a
15	correspondent account or payable-through account
16	by any financial institution or financial agency that
17	is a United States person, for or on behalf of a for-
18	eign financial institution, if the Secretary determines
19	that the account is knowingly used—
20	(A) by a foreign financial institution that
21	holds property or an interest in property of any
22	individual included on the most recent list sub-
23	mitted pursuant to subsection (a); or
24	(B) to conduct a transaction on behalf of
25	any individual on that list.

1	(4) Rule of Construction.—Nothing in this
2	subsection may be construed to prohibit any contract
3	or other financial transaction by a United States
4	person with a credible nongovernmental humani-
5	tarian organization in Burma.
6	(c) Removal From Lists.—The President may re-
7	move an individual from a list submitted pursuant to sub-
8	section (a), or remove an individual included on the SDN
9	list pursuant to subsection (b)(2) from that list, if the
10	President certifies to the appropriate congressional com-
11	mittees that—
12	(1) the individual has—
13	(A) publicly acknowledged the role of the
14	individual in committing past human rights
15	abuses;
16	(B) cooperated with independent efforts to
17	investigate such abuses;
18	(C) been held accountable for such abuses;
19	(D) demonstrated substantial progress in
20	reforming the individual's behavior with respect
21	to the protection of human rights in the con-
22	duct of civil-military relations; and
23	(2) removing the individual from the list is in
24	the vital national interest of the United States.
25	(d) Penalties.—

1	(1) In general.—Any person that violates, at-
2	tempts to violate, conspires to violate, or causes a
3	violation of this section or any regulation, license, or
4	order issued to carry out paragraph (2) or (3) of
5	subsection (b) shall be subject to the penalties set
6	forth in subsections (b) and (c) of section 206 of the
7	International Emergency Economic Powers Act (50
8	U.S.C. 1705) to the same extent as a person that
9	commits an unlawful act described in subsection (a)
10	of that section.
11	(2) Rule of Construction.—This subsection
12	shall not be construed to require the President to
13	declare a national emergency under section 202 of
14	the International Emergency Economic Powers Act
15	(50 U.S.C. 1701).
16	(e) Exceptions.—
17	(1) Humanitarian assistance.—A require-
18	ment to impose sanctions under this section shall
19	not apply with respect to the provision of medicine,
20	medical equipment or supplies, food, or any other
21	form of humanitarian or human rights-related as-
22	sistance provided to Burma in response to a humani-
23	tarian crisis.
24	(2) United nations headquarters agree-
25	MENT.—Subsection (b)(1) shall not apply to the ad-

1	mission of an individual to the United States if such
2	admission is necessary to comply with United States
3	obligations under the Agreement between the United
4	Nations and the United States of America regarding
5	the Headquarters of the United Nations, signed at
6	Lake Success June 26, 1947, and entered into force
7	November 21, 1947, or under the Convention on
8	Consular Relations, done at Vienna April 24, 1963,
9	and entered into force March 19, 1967, or other
10	international obligations of the United States.
11	(f) DEFINITIONS.—In this section:
12	(1) ACCOUNT; CORRESPONDENT ACCOUNT; PAY-
13	ABLE-THROUGH ACCOUNT.—The terms "account",
14	"correspondent account", and "payable-through ac-
15	count" have the meanings given those terms in sec-
16	tion 5318A of title 31, United States Code.
17	(2) Financial agency; financial institu-
18	TION.—The terms "financial agency" and "financial
19	institution" have the meanings given those terms in
20	section 5312 of title 31, United States Code.
21	(3) United states person.—The term
22	"United States person" means—
23	(A) a United States citizen or an alien law-
24	fully admitted for permanent residence to the
25	United States; or

1	(B) an entity organized under the laws of
2	the United States or of any jurisdiction within
3	the United States, including a foreign branch of
4	such an entity.
5	SEC. 10. STRATEGY FOR PROMOTING ECONOMIC DEVELOP-
6	MENT.
7	(a) In General.—Not later than 180 days after the
8	date of the enactment of this Act, the Secretary of State,
9	the Secretary of the Treasury, and the Administrator of
10	the United States Agency for International Development
11	shall jointly submit to the appropriate congressional com-
12	mittees a strategy to provide United States assistance to
13	support sustainable and broad-based economic develop-
14	ment, in accordance with the priorities of the elected civil-
15	ian Government of Burma to promote broad-based eco-
16	nomic development.
17	(b) Elements.—In order to support the efforts of
18	the Government of Burma for broad-based economic devel-
19	opment, the strategy required by subsection (a) shall in-
20	clude a plan to promote inclusive and responsible economic
21	growth, including through the following initiatives:
22	(1) Develop an economic reform road-map to
23	diversify control over and access to participation in
24	key industries and sectors.

1	(2) Increase transparency disclosure require-
2	ments in key sectors to promote responsible invest-
3	ment. Provide technical support to develop and im-
4	plement policies, and revise existing Burmese poli-
5	cies on public disclosure of beneficial owners of com-
6	panies in key sectors identified by the Government
7	of Burma, including the identities of those seeking
8	or securing access to Burma's most valuable re-
9	sources. Such new requirements should complement
10	disclosures due to be put in place in Burma as a re-
1	sult of its participation in the global Extractives In-
12	dustry Transparency Initiative.
13	SEC. 11. REPORT ON ACCOUNTABILITY FOR ETHNIC
13	SEC. 11. REPORT ON ACCOUNTABILITY FOR ETHNIC CLEANSING, CRIMES AGAINST HUMANITY,
14	CLEANSING, CRIMES AGAINST HUMANITY,
14 15	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the
14 15 16	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the
14 15 16	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State
14 15 16 17	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees
14 15 16 17 18	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report on allegations of ethnic cleansing, crimes against
14 15 16 17 18 19	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report on allegations of ethnic cleansing, crimes against humanity, and genocide, and on potential transitional justices.
14 15 16 17 18 19 20	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report on allegations of ethnic cleansing, crimes against humanity, and genocide, and on potential transitional justice mechanisms in Burma.
14 15 16 17 18 19 20 21	CLEANSING, CRIMES AGAINST HUMANITY, AND GENOCIDE IN BURMA. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congressional committees a report on allegations of ethnic cleansing, crimes against humanity, and genocide, and on potential transitional justice mechanisms in Burma. (b) Elements.—The reports required under sub-

1	apartheid, and genocide perpetrated against the
2	Rohingya ethnic minority in Burma, including—
3	(A) incidents that may constitute ethnic
4	cleansing, crimes against humanity, and geno-
5	cide committed by the Burmese military, and
6	other actors involved in the violence;
7	(B) the role of the civilian government in
8	the commission of such activities;
9	(C) incidents that may constitute ethnic
10	cleansing, crimes against humanity, or genocide
11	committed by violent extremist groups or anti-
12	government forces;
13	(D) any incidents that may violate the
14	principle of medical neutrality and, to the ex-
15	tent possible, the identities of any individuals
16	who engaged in or organized such incidents;
17	and
18	(E) to the extent possible, a description of
19	the conventional and unconventional weapons
20	used for such crimes and the sources of such
21	weapons;
22	(2) a description and assessment by the Depart-
23	ment of State, the United States Agency for Inter-
24	national Development, the Department of Justice,
25	and other appropriate Federal departments and

1	agencies of programs that the United States has al-
2	ready or is planning to undertake to ensure account-
3	ability for ethnic cleansing, crimes against humanity,
4	and genocide perpetrated against the Rohingya by
5	the Government, security forces, and military of
6	Burma, violent extremist groups, and other combat-
7	ants involved in the conflict, including programs
8	to—
9	(A) train civilian investigators within and
10	outside of Burma and Bangladesh on how to
11	document, investigate, develop findings of, and
12	identify and locate alleged perpetrators of eth-
13	nic cleansing, crimes against humanity, or
14	genocide in Burma;
15	(B) promote and prepare for a transitional
16	justice process or processes for the perpetrators
17	of ethnic cleansing, crimes against humanity,
18	and genocide occurring in the state of Rakhine
19	in 2017; and
20	(C) document, collect, preserve, and pro-
21	tect evidence of ethnic cleansing, crimes against
22	humanity, and genocide in Burma, including by
23	providing support for Burmese and
24	Bangladeshi, foreign, and international non-
25	governmental organizations United Nations

1	Human Rights Council's investigative team,
2	and other entities engaged in such activities;
3	and
4	(3) a detailed study of the feasibility and desir-
5	ability of potential transitional justice mechanisms
6	for Burma, including a hybrid tribunal, to address
7	ethnic cleansing, crimes against humanity, and geno-
8	cide perpetrated in Burma, including recommenda-
9	tions on which transitional justice mechanisms the
10	United States should support, why such mechanisms
11	should be supported, and what type of support
12	should be offered.
13	(e) Protection of Witnesses and Evidence.—
14	The Secretary shall take due care to ensure that the iden-
15	tification of witnesses and physical evidence are not pub-
16	liely disclosed in a manner that might place such persons
17	at risk of harm or encourage the destruction of evidence
18	by the Government of Burma.
19	(d) AUTHORIZATION TO PROVIDE TECHNICAL AS-
20	SISTANCE.—
21	(1) IN GENERAL.—The Secretary of State, in
22	consultation with the Department of Justice and
23	other appropriate Federal departments and agencies,
24	is authorized to provide appropriate assistance to
25	support entities that, with respect to ethnic cleans-

1	ing, crimes against numanity, and genocide per-
2	petrated by the military, security forces, and Gov-
3	ernment of Burma, Buddhist militias, and all other
4	armed groups fighting in Rakhine State—
5	(A) identify suspected perpetrators of eth-
6	nic cleansing, crimes against humanity, and
7	genocide;
8	(B) collect, document, and protect evidence
9	of crimes and preserve the chain of custody for
10	such evidence;
11	(C) conduct criminal investigations; and
12	(D) support investigations by third-party
13	states, as appropriate.
14	(2) Additional assistance.—The Secretary
15	of State, in consultation with appropriate Federal
16	departments and agencies and the appropriate con-
17	gressional committees and taking into account any
18	relevant the findings in the report required by sec-
19	tion 11, is authorized to provide assistance to sup-
20	port the creation and operation of transitional jus-
21	tice mechanisms, including a potential hybrid tri-
22	bunal, to prosecute individuals suspected of commit-
23	ting ethnic cleansing, crimes against humanity, or
24	genocide in Burma.

1	SEC. 12. APPROPRIATE CONGRESSIONAL COMMITTEES DE-
2	FINED.
3	In this Act, the term "appropriate congressional com-
4	mittees" means—
5	(1) the Committee on Foreign Affairs and the
6	Committee on Armed Services of the House of Rep-
7	resentatives; and
8	(2) the Committee on Foreign Relations and
9	the Committee on Armed Services of the Senate.